United States Magistrate Judge Patrick M. Hunt

Fort Lauderdale Courtroom 310	Date: 6/2/2025 Time: 1:00PM
Defendant: Dennard Oshea Dobard (WRIT) J#: 86377-511	Case #: 0:25-mj-06320-PAB-3
AUSA: Joseph A. Cooley Attorne	ey: David A. Donet, Jr.
21:U.S.C.§846 CONSPIRACY TO DISTRIBUTE AND POSSES Violation: SUBSTANCE	SS WITH THE INTENT TO DISTRIBUTE A CONTROLLED
Proceeding: Initial Appearance	CJA Appt: David A. Donet, Jr.
Bond/PTD Held: Tyes No Recommended Bond:	
Bond Set At	Co-signed by:
Surrender and/or do not obtain passports/travel docs	Language: English
Report to PTS as directed/orx's a week/mon	nth by Disposition:
phone:x's a week/month in person	Defendant Present. Defendant advised of his
Random urine testing by Pretrial Services	rights and charges. Defendant was sworn and
Treatment as deemed necessary	testified as to appointing counsel. Due to a
Refrain from excessive use of alcohol/drugs	conflict with the Public Defender's Office, Court
Participate in mental health assessment & treatment	appoints CJA David A. Donet, Jr. CJA David A.
Maintain or seek full-time employment/education	Donet, Jr. accepted appointment via telephone in
No contact with victims/witnesses	open court. Defendant oral motion to appoint
No firearms	counsel (CJA)- Granted.
Not to encumber property	Government oral motion for Pretrial Detention
May not visit transportation establishments	Hearing-Granted Defense oral motion to
Home Confinement/Electronic Monitoring and/or	continue Pretrial Detention Hearing-Granted
Curfew pm to am , paid by	Brady Order Entered Today
Allowances: Medical needs, court appearances, attorney religious, employment	-
Travel extended to:	
Other:	
NEXT COURT APPEARANCE Date: Time:	Judge: Place:
Report RE Counsel:	
PTD/Bond Hearing: 6/3/2025 @10:30AM FTL Duty	
Arraign/Prelim or Removal: 6/16/2025 @11:00AM FTL Duty Status Conference RE:	
D.A.R. 13:04:37	Time in Court: 10 Minutes
D.A.N	

CHECK IF APPLICABLE: _____For the reasons stated by counsel for the Defendant and finding that the ends of justice served by granting the ore tenus motion for continuance to hire counsel outweigh the best interests of the public & the Defendant in a Speedy Trial, the Court finds that the period of time from today, through and including _____, shall be deemed excludable in accordance with the provisions of the Speedy Trial Act, I8 USC 3161 et seq..